Exhibit A

Schedule of Claims Subject to Three Hundred Fifty-Seventh Omnibus Objection

Case:17-03283-LTS Doc#:20969-1 Filed:05/24/22 Entered:05/24/22 16:50:54 Desc: Exhibit A Page 2 of 4

Three Hundred and Fifty-Seventh Omnibus Objection Exhibit A - Claims to Be Disallowed

		e it assert interests in note(, that is not a Title III Debtor.	20279 een receiving the	\$ 5,000.00 ir payments in full, do									
ot constitute a debt of the Commonwealth, and are associated with an entity, The International Policy of Box 140878 ARECIBO, PR 00614	Puerto Rico Aqued	lucts and Sewers Authority	, that is not a Title III Debtor.	een receiving the	ir payments in full, do									
O BOX 140878 ARECIBO, PR 00614	6/5/2018	17 BK 03283-LTS Com	monwealth of Puerto Rico		Reason: Proof of claim seeks recovery for amounts for which the Commonwealth is not liable because it assert interests in note(s) for which bondholders have been receiving their payments in full, do not constitute a debt of the Commonwealth, and are associated with an entity, The Puerto Rico Aqueducts and Sewers Authority, that is not a Title III Debtor.									
assan. Claim purports to assart in part liability based on an allored avenerabin of			mionwealth of Facto Rico	21246	\$ 1,119,410.88									
ecause the claims were (1) compromised and settled pursuant to the Settlement Or serts, in part, investments in one or more mutual funds that in turn may have investments are commonwealth is not liable because the claimant is not a "creditor" of the Commonwealth of GDB Bonds that were subject to the Qualifying Modification, which per the Commonwealth's guarantee of certain GDB Bonds, and thus the Commonwealth is not liable because it assert interests in note(s) that are not guaranteed.	der, and (2) release sted in bonds issue nwealth and lacks provided for the issalth is no longer lited teed by the Comm	ed and discharged in accored by the Commonwealth. standing to assert this derisuance of new securities in table for these claims. Pro-	dance with the Plan and Amende The claim thus seeks recovery for vative claim. Claimant also asser a exchange for the cancellation of of of claim also seeks recovery, is	ed Confirmation (or an amount for v rts, in part, liabilit f the GDB Bonds in part, for amour	Order. Claimant also which the ty based on an alleged and the extinguishment hts for which the									
RANCISCO BRIGANTTY Y ROSA M. PIERLUISI 39 CALLE MIRAMELINDAS IRB. SABANERA DEL RIO GURABO, PR 00778-5248	6/28/2018	17 BK 03283-LTS Com	nmonwealth of Puerto Rico	164612	\$ 115,000.00									
eason: Claimant purports to assert liability associated with bond(s) issued by the Fuese bond(s) in the Commonwealth case.	Puerto Rico Public	Buildings Authority which	h are duplicative of the master pr	roof(s) of claim fi	led by the trustee of									
GONZALEZ ALVAREZ, ALDO J EL REMANSO -2 CAUCE AN JUAN, PR 00926	6/27/2018	17 BK 03283-LTS Com	nmonwealth of Puerto Rico	128798	\$ 380,149.40									
ecause the claims were (1) compromised and settled pursuant to the Settlement Or serts, in part, investments in one or more mutual funds that in turn may have investments in one liable because the claimant is not a "creditor" of the Common hich the Commonwealth is not liable because it assert interests in note(s) that are	der, and (2) release sted in bonds issue nwealth and lacks not guaranteed by	ed and discharged in accored by the Commonwealth. standing to assert this derithe Commonwealth, and a	dance with the Plan and Amende The claim thus seeks recovery for vative claim. Proof of claim also	ed Confirmation (or an amount for v seeks recovery, i	Order. Claimant also which the n part, for amounts for									
RAHAM, DIANA E. AND JOHNSON 76 EVERGREEN DRIVE VESTBURY, NY11590	5/4/2018			10607	\$ 8,229.99									
	commonwealth is not liable because the claimant is not a "creditor" of the Commonwealth of GDB Bonds that were subject to the Qualifying Modification, which per the Commonwealth's guarantee of certain GDB Bonds, and thus the Commonwe commonwealth is not liable because it assert interests in note(s) that are not guaranteedical and Environmental Control Facilities Financing Authority, that is not a Title RANCISCO BRIGANTTY Y ROSA M. PIERLUISI 39 CALLE MIRAMELINDAS (RB. SABANERA DEL RIO BURABO, PR 00778-5248) Beason: Claimant purports to assert liability associated with bond(s) issued by the Feste bond(s) in the Commonwealth case. FONZALEZ ALVAREZ, ALDO J L REMANSO (-2 CAUCE) AN JUAN, PR 00926 Beason: Claim purports to assert, in part, liability based on an alleged ownership of excause the claims were (1) compromised and settled pursuant to the Settlement Or isserts, in part, investments in one or more mutual funds that in turn may have investments in one or more mutual funds that in turn may have investments in one liable because the claimant is not a "creditor" of the Common thich the Commonwealth is not liable because it assert interests in note(s) that are aducational, Medical and Environmental Control Facilities Financing Authority, the RAHAM, DIANA E. AND JOHNSON (76 EVERGREEN DRIVE) (VESTBURY, NY11590)	commonwealth is not liable because the claimant is not a "creditor" of the Commonwealth and lacks where ship of GDB Bonds that were subject to the Qualifying Modification, which provided for the issective Commonwealth's guarantee of certain GDB Bonds, and thus the Commonwealth is no longer librommonwealth is not liable because it assert interests in note(s) that are not guaranteed by the Commonwealth and Environmental Control Facilities Financing Authority, that is not a Title III Debtor. RANCISCO BRIGANTTY Y ROSA M. PIERLUISI 39 CALLE MIRAMELINDAS 18B. SABANERA DEL RIO 19 CURABO, PR 00778-5248 eason: Claimant purports to assert liability associated with bond(s) issued by the Puerto Rico Public ese bond(s) in the Commonwealth case. 10 ONZALEZ ALVAREZ, ALDO J 10 CAUCE 11 CAUCE 12 CAUCE 13 AN JUAN, PR 00926 eason: Claim purports to assert, in part, liability based on an alleged ownership of COFINA Bonds, secause the claims were (1) compromised and settled pursuant to the Settlement Order, and (2) release serts, in part, investments in one or more mutual funds that in turn may have invested in bonds issued ommonwealth is not liable because the claimant is not a "creditor" of the Commonwealth and lacks which the Commonwealth is not liable because it assert interests in note(s) that are not guaranteed by ducational, Medical and Environmental Control Facilities Financing Authority, that is not a Title III ERAHAM, DIANA E. AND JOHNSON 76 EVERGREEN DRIVE 19 AND JOHNSON 76 EVERGREEN DRIVE	ommonwealth is not liable because the claimant is not a "creditor" of the Commonwealth and lacks standing to assert this derivereship of GDB Bonds that were subject to the Qualifying Modification, which provided for the issuance of new securities in 7 the Commonwealth's guarantee of certain GDB Bonds, and thus the Commonwealth is no longer liable for these claims. Proformmonwealth is not liable because it assert interests in note(s) that are not guaranteed by the Commonwealth, and are associated and Environmental Control Facilities Financing Authority, that is not a Title III Debtor. RANCISCO BRIGANTTY Y ROSA M. PIERLUISI 39 CALLE MIRAMELINDAS 17 BK 03283-LTS Commonwealth Commonwealth Commonwealth and Lacks Standing to assert liability associated with bond(s) issued by the Puerto Rico Public Buildings Authority which ese bond(s) in the Commonwealth case. 17 BK 03283-LTS Commonwealth and Lacks Standing to assert his derivership the Commonwealth is not liable because the claimant is not a "creditor" of the Commonwealth and Lacks Standing to assert his derivership that are not guaranteed by the Commonwealth, and a ducational, Medical and Environmental Control Facilities Financing Authority, that is not a Title III Debtor. 18 BK 03284-LTS Puer Commonwealth Commonwealth Commonwealth Commonwealth, and a ducational, Medical and Environmental Control Facilities Financing Authority, that is not a Title III Debtor. 19 BK 03284-LTS Puer Commonwealth Commonw	ommonwealth is not liable because the claimant is not a "creditor" of the Commonwealth and lacks standing to assert this derivative claim. Claimant also assert were subject to the Qualifying Modification, which provided for the sisuance of new securities in exchange for the cancellation of the Commonwealth's guarantee of certain GDB Bonds, and thus the Commonwealth is not liable because it assert interests in note(s) that are not guaranteed by the Commonwealth, and are associated with an entity. The Puerto Rice dical and Environmental Control Facilities Financing Authority, that is not a Title III Debtor. RANCISCO BRIGANTTY Y ROSA M. PIERLUISI 39 CALLE MIRAMELINDAS 18B. SABANERA DEL RIO URABO, PR 00778-5248 eason: Claimant purports to assert liability associated with bond(s) issued by the Puerto Rico Public Buildings Authority which are duplicative of the master prese bond(s) in the Commonwealth case. 60 NZALEZ ALVAREZ, ALDO J 17 BK 03283-LTS Commonwealth of Puerto Rico 17 BK 03283-LTS Commonwealth of Puerto Rico 18 LEMANSO 2-CAUCE 2-CAUCE 2-CAUCE AN JUAN, PR 00926 eason: Claim purports to assert, in part, liability based on an alleged ownership of COFINA Bonds, and thus seeks recovery for amounts for which the Commonwealth seets, in part, investments in one or more mutual funds that in turn may have invested in bonds issued by the Commonwealth. The claim thus seeks recovery for mounts for which the Commonwealth is not liable because the claimant is not a "creditor" of the Commonwealth and lacks standing to assert his derivative claim. Proof of claim also hich the Commonwealth is not liable because it assert interests in note(s) that are not guaranteed by the Commonwealth, and are associated with an entity, The ducational, Medical and Environmental Control Facilities Financing Authority, that is not a Title III Debtor. RAHAM, DIANA E. AND JOHNSON 5/4/2018 17 BK 03284-LTS Puerto Rico Sales Tax Financing Corporation (COFINA)	RANCISCO BRIGANTTY Y ROSA M. PIERLUISI 39 CALLE MIRAMELINDAS 18B. SABANERA DEL RIO UURABO, PR 00778-5248 eason: Claimant purports to assert liability associated with bond(s) issued by the Puerto Rico Public Buildings Authority which are duplicative of the master proof(s) of claim file ese bond(s) in the Commonwealth case. 17 BK 03283-LTS Commonwealth of Puerto Rico Public Buildings Authority which are duplicative of the master proof(s) of claim file ese bond(s) in the Commonwealth case. 18 PK 03283-LTS Commonwealth of Puerto Rico Puerto									

is not liable because the claims were (1) compromised and settled pursuant to the Settlement Order, and (2) released and discharged in accordance with the Plan and Amended Confirmation Order.

^{*} Indicates claim contains unliquidated and/or undetermined amounts

Case:17-03283-LTS Doc#:20969-1 Filed:05/24/22 Entered:05/24/22 16:50:54 Desc: Exhibit A Page 3 of 4

Three Hundred and Fifty-Seventh Omnibus Objection Exhibit A - Claims to Be Disallowed

	NAME	DATE FILED	CASE NUMBER	DEBTOR	CLAIM#	ASSERTED CLAIM AMOUNT			
6	HERNAIZ RAMOS, JOSE FELIPE URB FLORAL PARK 207 CALLE SAN ANTONIO SAN JUAN, PR 00917	6/29/2018	17 BK 03283-LTS Con	nmonwealth of Puerto Rico	153080	\$ 5,140.00			
	Reason: Claimant asserts, in part, investments in one or more mutual funds the Commonwealth is not liable because the claimant is not a "creditor" of for which the Commonwealth is not liable because it assert interests in note associated with an entity, The Puerto Rico Aqueducts and Sewers Authority	the Commonwealth and lac (s) for which bondholders	cks standing to assert this have been receiving their	derivative claim. Proof of claim	also seeks, in part	, recovery for amounts			
7	ORTIZ SANTIAGO, WILSON COND LA ALBORADA 2201 APT 11301 COTTO LAUREL, PR 00780	4/25/2018	17 BK 03283-LTS Con	nmonwealth of Puerto Rico	8826	\$ 416,500.06			
	Reason: Claimant asserts, in part, liability based on an alleged ownership of for the cancellation of the GDB Bonds and the extinguishment of the Compurports to assert, in part, liability associated with bond(s) issued by the Pubond(s) in the Commonwealth case.	nonwealth's guarantee of c	ertain GDB Bonds, and th	nus the Commonwealth is no lon	ger liable for these	e claims. Claimant also			
8	PETER J & SUSAN J DESCHENES JT TEN 136 HOLLY PT. LITTLETON, NC 27850	3/30/2018	17 BK 03283-LTS Con	nmonwealth of Puerto Rico	3212	\$ 40,000.00			
	Reason: Claimant purports to assert liability associated with bond(s) issued these bond(s) in the Commonwealth case.	by the Puerto Rico Public	Buildings Authority whic	h are duplicative of the master p	proof(s) of claim fi	led by the trustee of			
9	SILVA COLL, MARIA J VILLA CAPRI 1166 CALLE CATANIA RIO PIEDRAS, PR 00924	10/9/2020	17 BK 03283-LTS Con	nmonwealth of Puerto Rico	176649	\$ 68,515.00			
	Reason: Claimant asserts investments in one or more mutual funds that in turn may have invested in bonds issued by the Commonwealth. The claim thus seeks recovery for an amount for which the Commonwealth is not liable because the claimant is not a "creditor" of the Commonwealth and lacks standing to assert this derivative claim.								
10	SMYTH, RAOUL 1724 N. CHUMASH ORANGE, CA 92867	5/28/2018	17 BK 03567-LTS Puer Tran	rto Rico Highways and asportation Authority	163842	\$ 90,000.00*			
	Reason: Claimant asserts, in part, liability associated with one or more bonds issued by HTA that are duplicative of one or more Master Proofs of Claim which were filed in the HTA Title III Case by the fiscal agent or trustee of these bond(s). Claimant also asserts, in part, secondarily insured notes whose original CUSIP numbers are associated with one or more bonds issued by HTA that are duplicative of one or more Master Proofs of Claim which were filed in the HTA Title III Case by the fiscal agent or trustee of these bond(s).								
11	SUPER PLASTICO, INC. CALLE COMERIO 206	5/23/2018	17 BK 03283-LTS Con	nmonwealth of Puerto Rico	27799	\$ 1,249,906.50			

BAYAMON, PR00959-5358

^{*} Indicates claim contains unliquidated and/or undetermined amounts

Case:17-03283-LTS Doc#:20969-1 Filed:05/24/22 Entered:05/24/22 16:50:54 Desc: Exhibit A Page 4 of 4

Three Hundred and Fifty-Seventh Omnibus Objection Exhibit A - Claims to Be Disallowed

ASSERTED CLAIM
NAME DATE FILED CASE NUMBER DEBTOR CLAIM # AMOUNT

Reason: Claim purports to assert, in part, liability based on an alleged ownership of COFINA Bonds, and thus seeks recovery for amounts for which the Commonwealth of Puerto Rico is not liable because the claims were (1) compromised and settled pursuant to the Settlement Order, and (2) released and discharged in accordance with the Plan and Amended Confirmation Order. Claimant also asserts, in part, investments in one or more mutual funds that in turn may have invested in bonds issued by the Commonwealth. The claim thus seeks recovery for an amount for which the Commonwealth is not liable because the claimant is not a "creditor" of the Commonwealth and lacks standing to assert this derivative claim. Claimant also purports to assert, in part, liability associated with bond(s) issued by ERS, which is duplicative of the master proof of claim filed by the trustee of these bond(s) in the Commonwealth case. Claimant also purports to assert, in part, liability associated with bond(s) issued by the Puerto Rico Aqueduct and Sewer Authority which are duplicative of the master proof(s) of claim filed by the trustee of these bond(s) in the Commonwealth, and are associated with an entity, The Puerto Rico Industrial, Tourist, Educational, Medical and Environmental Control Facilities Financing Authority, that is not a Title III Debtor. Claimant also purports to assert, in part, liability associated with bond(s) issued by the Puerto Rico Public Buildings Authority which are duplicative of the master proof(s) of claim filed by the trustee of these bond(s) in the Commonwealth case. Proof of claim also seeks recovery, in part, for amounts for which the Commonwealth is not liable because it asserts interests in note(s) that are not guaranteed by the Commonwealth.

12 VALDIVIESO, ADA R. P.O. BOX 1144 PENUELAS, PR 00624-1144 5/14/2018 17 BK 03283-LTS Commonwealth of Puerto Rico

20512

\$ 15,000.00

Reason: Claim purports to assert, in part, liability based on an alleged ownership of COFINA Bonds, and thus seeks recovery for amounts for which the Commonwealth of Puerto Rico is not liable because the claims were (1) compromised and settled pursuant to the Settlement Order, and (2) released and discharged in accordance with the Plan and Amended Confirmation Order. Claimant also purports to assert, in part, liability associated with bond(s) issued by ERS, which is duplicative of the master proof of claim filed by the trustee of these bond(s) in the Commonwealth case. Claimant also purports to assert, in part, liability associated with bond(s) issued by the Puerto Rico Public Buildings Authority which are duplicative of the master proof(s) of claim filed by the trustee of these bond(s) in the Commonwealth case. Proof of claim also seeks recovery, in part, for amounts for which the Commonwealth is not liable because it assert interests in note(s) for which bondholders have been receiving their payments in full, do not constitute a debt of the Commonwealth, and are associated with an entity, The Puerto Rico Aqueducts and Sewers Authority, that is not a Title III Debtor.

VINCENTE GONZALES, HAROLD D. 526 TINTILLO HILLS RD. GUAYNABO, PR 00966

5/18/2018

Proof of claim also seeks, in part, recovery for amounts for which the Commonwealth is not liable because it asserts interests in note(s) that are not guaranteed by the Commonwealth.

17 BK 03284-LTS Puerto Rico Sales Tax Financing Corporation (COFINA) 29810

Undetermined*

Reason: Claim purports to assert liability based on an alleged ownership of COFINA Bonds, and thus seeks recovery for amounts for which the Puerto Rico Sales Tax Financing Corporation (COFINA) is not liable because the claims were (1) compromised and settled pursuant to the Settlement Order, and (2) released and discharged in accordance with the Plan and Amended Confirmation Order.

TOTAL

\$ 3,512,851.83*